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PCT

INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY

(Chapter II of the Patent Cooperation Treaty)

(PCT Artcle 36 and Rule 70)

Applicant's or agent's file reference JL-23356-PCT	FOR FURTHER ACTI	ON .	See Form PCT/IPEA/416			
International application No. International filing date		•	Priority date (day/month/year) 30 OCTOBER 2003 (30.10.2003)			
International Patent Classification (IPC	30 OCTOBER 2004 C) or national classification an	(00:10:2001)				
C07D 501/22(2006.01)i	<i>5</i> , 61	-				
Applicant						
CJ CORPORATION et al						
This report is the international p Authority under Article 35 and	oreliminary examination report transmitted to the applicant ac	t, established by this lecording to Article 36.	International Preliminary Examining			
2. This REPORT consists of a total	al of 4 sheets, i	including this cover sl	neet.			
3. This report is also accompanied	d by ANNEXES, comprising:	1 0	-t			
a. (sent to the applicant a	and to the International Bureau	a) a total of	sheets, as follows: n amended and are the basis for this report			
and/or sheets of the diagram and	ontaining rectifications author	ized by this Authority	(see Rule 70.16 and Section 607 of the			
sheets which su	upersede earlier sheets, but wh	nich this Authority cor plication as filed, as in	nsiders contain an amendment that goes adicated in item 4 of Box No. I and the			
Supplemental I						
containing a sequence	e listing and/or tables related the lating to Sequence Listing (see	hereto, in computer re	adable form only, as indicated in the			
4. This report contains indications	s relating to the following item	ns:				
Box No. I Basis of t	the report					
Box No. II Priority						
l <u>L</u>	_	ard to novelty, invent	ive step and industrial applicability			
1 1 1						
citations	Box No. V Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement					
	lefects in the international app					
Box No. VIII Certain o	observations on the internation	nal application				
Date of submission of the demand		Date of completion of	of this report			
11 MARCH 2005	(11.03.2005)	13 JANUAI	RY 2006 (13.01.2006)			
Name and mailing address of the IPE	EA/KR	Authorized officer	A LAID			
Korean Intellectual Prop 920 Dunsan-dong, Seo-g Republic of Korea	perty Office	KIM, Hee Jin	(LIO)			
Egginila No. 82-42-472-7140		Telephone No. 82-	42-481-5412			

INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY

International application No.
PCT/KR2004/002770

Box	No. 1	Basis of the report
1.		regard to the language, this report is based on the international application in the language in which it was filed, unless rwise indicated under this item. This report is based on translations from the original language into the following language English which is the language of a translation furnished for the purposes of: international search (under Rules 12.3 and 23.1(b)) publication of the international application (under Rule 12.4) international preliminary examination (under Rules 55.2 and/or 55.3)
2.	to the annex	regard to the elements of the international application, this report is based on (replacement sheets which have been furnished receiving Office in response to an invitation under Article 14 are referred to in this reort as "originally filed" and are not seed to this report): the international application as originally filed/furnished
		the description: pages as originally filed/furnished pages* received by this Authority on pages* received by this Authority on
	_	the claims: pages
		the drawings: pages
3.		the sequence listing and/or any related table(s) - see Supplemental Box Relating to Sequence Listing. The amendments have resulted in the cancellation of: the description, pages the claims, Nos. the drawings, sheets the sequence listing (specify): any table(s) related to sequence listing (specify):
4.		This report has been established as if (some of) the amendments annexed to this report and listed below had not been made, since they have been considered to go beyond the disclosure as filed, as indicated in the Supplemental Box (Rule 70.2(c)). the description, pages
*	If iten	n 4 applies, some or all of those sheets may be marked "superseded."

INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY

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Box No. V Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement

1. Statement		•
Novelty (N)	Claims 1-16	YES
	Claims	No
Inventive step (IS)	Claims 1-16	YES
	Claims	NO
Industrial applicability (IA)	Claims 1-16	
	Claims	NO

2. Citations and explanations (Rule 70.7)

Reference is made to the following documents:

D1: WO 02/68428 A1

D2: US 4708825 D3: US 4463179 D4: US 4223134

D5: WO 02/83692 A1

D6: US 5171854

D1 discloses a preparation method of cephalosporin which comprises reacting a cephem compound with a 4-hydroxyphenylglycine whose carboxylic group is activated by pivaloyl chloride or disuccinamidyl carbonate.

D2 discloses a method for producing cephalosporin antibiotics which involves reacting a 7-aminocephalosporin derivative with phenylglycyl chloride hydrochlorides obtained by reaction of N-substituted phenylglycines with thionyl chloride and the gaseous hydrochloride.

D3 discloses thiol esters of 4-hydroxyphenylglycine effective as acylating agents for amines of 7-aminocephalosporin derivative.

D4 discloses silvated and enamine protected 4-hydroxyphenylglycine sodium salt useful for the acylation of cephalosporin nuclei.

D5 discloses that 3-(Z)-propenyl cephem compound is selectively prepared by reacting a phosphoranylidene cephem compound with acetaldehyde in the presence of base in a solvent mixture essentially comprising diethyl ether.

D6 discloses a method of raising the Z- to E-isomer ratio in a 3-propenyl cephem compound by conducting Wittig reaction in the presence of lithium halide.

(Continued on Supplemental Sheet.)

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Supplemental Box

In case the space in any of the preceding boxes is not sufficient. Continuation of:

1. Novelty and Inventive Step

(1) Concerning claims 1-6

Claims 1-6 relate to a method of preparing cephalosporin antibiotics which comprises reacting a cephem compound of formula (3) with 4-hydroxyphenylglycine derivative of formula (2) in the presence of base.

None of the prior art uses the 4-hydroxyphenylglycine derivative of formula (2) for the acylation of cephem compound, which is not considered obvious to a person skilled in the art. Moreover, the process of the present invention has an advantage to be carried out in a one-pot reaction.

Therefore, claims 1-6 of the present invention are considered to meet the requirements of Articles 33(2) and 33(3) PCT.

(2) Concerning claims 7-14

Claims 7-14 relate to a 4-hydroxyphenylglycine derivative of formula (2) and the preparation method thereof.

None of the prior art discloses the triphenylphosphorane salt derivative of 4-hydroxyphenylglycine as an activated derivative of 4-hydroxyphenylglycine for acylation reaction, whose structure is not related with the derivative of 4-hydroxyphenylglycine disclosed in the prior art.

Therefore, claims 7-14 of the present invention are considered to meet the requirement of Article 33(2) and 33(3) PCT.

(3) Concerning claims 15-16

Claims 15-16 relate to a method of preparing 3-(Z)-propenyl cephem compound of formula (3a) comprising reacting phosphoranylidene cephem compound of formula (5) with acetaldehyde in the presence of base in a solvent mixture comprising water, isopropanol and methylene chloride in the ratio of $1:3\sim6:11\sim14$.

None of the prior art suggests the solvent system for raising the Z- to E-isomer ratio in 3-propenyl cephem compound.

For the analysis of the inventive step, D5 is considered the closest prior art. D5 suggests a two-phase solvent system, and the organic phase thereof essentially comprising a diethyl ether for raising the Z-isomer content. Also, D5 describes that it is difficult to raise the Z-isomer content to above 83% when Wittig reaction is conducted using a conventional organic solvent such as methylene chloride.

From the disclosure of D5, the solvent system of the present invention is not obvious to a skilled person in the art.

Therefore, claims 15-16 of the present invention are considered to meet the requirement of Article 33(2)

and 33(3) PCT.

2. Industrial applicability

Claims 1-16 have industrial applicability.